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12 *Counsel for Plaintiffs*

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 BZ CLARITY TENT SUB LLC, d/b/a  
16 BASE ENTERTAINMENT,

17 Plaintiff,  
18 v.

19 ROSS MOLLISON INTERNATIONAL  
20 PTY, LTD., SPIEGELWORLD  
21 ABSINTHE, LLC, WORMWOOD  
22 INDUSTRIES, LLC

23 Defendant.

24 Case No.: 2:15-cv-01065-JCM-CWH

25 **STIPULATION AND ORDER  
TO EXTEND TIME FOR PLAINTIFFS TO  
RESPOND TO MOTION TO DISMISS  
FIRST AMENDED COMPLAINT (SECOND  
REQUEST)**

26 IT IS HEREBY STIPULATED pursuant to Civil L-R 6-1(a), by and between Plaintiff BZ  
27 Clarity Tent Sub LLC, d/b/a BASE ENTERTAINMENT (“BASE”), and Defendants Ross  
28 Mollison International Pty Ltd (“RMP”), Spiegelworld Absinthe, LLC, and Wormwood  
Industries, LLC (collectively, “Defendants”), by and through their undersigned attorneys as  
follows:

1. On May 4, 2016, Defendants filed a Motion to Dismiss [Doc. # 55] in response to  
2 Plaintiff’s First Amended Complaint [Doc. # 48].
2. On May 19, 2016, a Stipulation and [Proposed] Order to Extend Time for Plaintiffs to  
3 Respond to Motion to Dismiss First Amended Complaint was filed [Doc. #60] and on  
4 May 23, 2016 the Order was signed by the Court [Doc. # 61].

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1       3. Counsel for Plaintiff and Defendants have met and conferred and have agreed that, based  
2                  upon the continuing unavoidable scheduling conflicts of Plaintiff and its counsel, Plaintiff  
3                  shall have one additional extension of time to respond to the Motion to Dismiss, up to  
4                  and including **June 8, 2016**.

## **IT IS SO STIPULATED.**

DATED this 31st day of May, 2016.

DATED this 31<sup>st</sup> day of May, 2016.

PISANELLI BICE PLLC

GREENBERG TRAURIG, LLC

By: /s/ Shawn L. Walkenshaw

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By: /s/ Tyler R. Andrews

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*Attorneys for Plaintiff*

## **IT IS SO ORDERED.**

DATED June 2, 2016.

UNITED STATES DISTRICT COURT JUDGE